UNITED STATES DISTRICT COURT

DISTRICT OF ARIZONA

UNITED STATES OF AMERICA

V

ORDER OF DETENTION PENDING TRIAL

	R	Rafael Vargas-Arroyos	с	ase Number:	11-6406M	
present	t and wa		de by a preponde		ng was held on August 10, 2011. Defendant we evidence the defendant is a flight risk and order t	
الجنوعالة			FINDINGS (OF FACT		
ו וווום טיַ		onderance of the evidence that:	h - 11-74 - 1 0 4-4		Leine I for a consequent and the con-	
		The defendant is not a citizen of t		-		
		The defendant, at the time of the	•		• •	
		If released herein, the defenda Enforcement, placing him/her bey or otherwise removed.	nt faces remover ond the jurisdiction	al proceeding on of this Cou	gs by the Bureau of Immigration and Custor irt and the defendant has previously been deport	ne
		The defendant has no significant	contacts in the U	nited States of	or in the District of Arizona.	
		The defendant has no resources it to assure his/her future appearant	n the United Stat ce.	es from which	n he/she might make a bond reasonably calculat	ec
	X	The defendant has a prior crimina	al history.			
		The defendant lives/works in Mex	tico.			
		The defendant is an amnesty apsubstantial family ties to Mexico.	plicant but has r	no substantia	al ties in Arizona or in the United States and h	as
		There is a record of prior failure to	o appear in court	as ordered.		
		The defendant attempted to evad	e law enforceme	nt contact by	fleeing from law enforcement.	
		The defendant is facing a maximum	um of		years imprisonment.	
at the ti	The Co	e hearing in this matter, except as	noted in the reco	ord.	Services Agency which were reviewed by the Co	ur
	1. 2.	There is a serious risk that the de No condition or combination of co		onably assure	e the appearance of the defendant as required.	
appeal. of the L	ctions fa The de Inited St	fendant is committed to the custod cility separate, to the extent practical fendant shall be afforded a reasonal ates or on request of an attorney for e United States Marshal for the pu	y of the Attorney able, from person able opportunity for the Governmen	General or his s awaiting or s or private con at, the person earance in cor	s/her designated representative for confinement serving sentences or being held in custody pendi sultation with defense counsel. On order of a co in charge of the corrections facility shall deliver te nection with a court proceeding.	ing ur
deliver Court.	IT IS O	RDERED that should an appeal of	this detention ord	der be filed wi	ith the District Court, it is counsel's responsibility st one day prior to the hearing set before the Distr	tc rict
Service	s suffici	JRTHER ORDERED that if a releasently in advance of the hearing be potential third party custodian.	se to a third party fore the District (is to be consi Court to allow	idered, it is counsel's responsibility to notify Pretr v Pretrial Services an opportunity to interview a	ria nc
	DATE	D this 11 th day of August,	2011.			
			A	`		
			1045	/ _		
		Un	David K. D ited States Mag		ge	